PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Alain WAGNER et al.

Application No.: 10/587,336

Filed: September 11, 2006

Docket No.:

128851

For:

METHOD FOR CREATING A DATABASE ENABLING THE SELECTION OF AT

LEAST ONE REACTION-CAPABLE CATALYST

TRANSMITTAL OF POWER OF ATTORNEY AND STATEMENT UNDER 37 CFR § 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith is a Power of Attorney from the Assignee.

In compliance with 37 CFR §3.73(b), the undersigned hereby states that NOVALYST <u>DISCOVERY</u> is the assignee of the entire right, title and interest in the patent application identified above by virtue of an assignment from the inventors of the patent application identified above. A copy of the assignment is attached hereto and is concurrently being submitted for recordation.

The undersigned is authorized to act on behalf of the assignee.

In accordance with 37 CFR §1.36(a), submission of this Power of Attorney revokes any powers of attorney previously given.

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NO. 25944, TELEPHONE (703) 836-6400.

Respectfully submitted,

William P. Berridge Registration No. 30,024

Linda M. Saltiel Registration No. 51,122

WPB:RBI/kam

Date: September 11, 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Owner Name:	NOVALYST DISCOVERY
hereby appoints the pater	nt practitioners associated with Olice & Daniel

hereby appoints the patent practitioners associated with Oliff & Berridge, PLC Customer No. 25944 as attorneys of record to prosecute any and all patents and patent applications in which this General Power of Attorney is filed, and all continuations and divisions thereof, owned in whole or in part by the above-named owner, and to transact all business in the Patent and Trademark Office.

The undersigned is authorized to execute this document as or on behalf of the owner.

ALL CORRESPONDENCE SHOULD BE CUSTOMER NO. 25944, TELEPHONE (7	SENT TO OLIFF & BERRIDGE, PLC, (03) 836-6400.
Date 08/17/2006	Typed Name: stephen Jenn Title: Director sénére (if acting on behalf of an Owner)

ASSIGNMENT

(1-8)	Incom	(1)	Alain WAGNER	(5)			
(1 0)	Insert Name(s)	(2)	Cedric CATALA	(6)		•	
	of Inventor(s)	(3)		(7)			
		(4)	In annual to the second	(8)			
		to eac	In consideration of the sum of o h of the undersigned, each under o				
(9)	Insert Name of						
(10)	Assignee Insert Address of	(9)	NOVALYST DISCOVERY				
	Assignee	23 rue de Loess, F-67200 STRASBOURG, FRANCE					
		continu	nafter designated as the Assignee) ire right, title and interest for the I on, and in all applications for pate lation, international, confirmation ons, reissues and reexamination co	ent including any and a	ll provisional, non-r	J.S.C. §100, in the	
(11)	Insert	(11)	METHOD FOR CREATING	DATABAGE	- stanted on the inven	ttion known as	
	Identification		METHOD FOR CREATING A ONE REACTION-CAPABLE (CATALYST	LING THE SELEC	CTION OF AT LEAST	
	such as Title, Case						
	Number, or Foreign Application Number	-			·		
	P. P. Canada Manipel		ey Docket No. 128851			_	
		on even	ch the undersigned has (have) exe date herewith or	ecuted an application	for patent in the Un	ited States of America	
12)	Insert Date of		noroman or			or tameriou	
	Signing of Application	(12)	on				
(3)	Alternative	(13) (U.S. application Serial Number	10/587,3			
	Talamater in a						
lissue apoplication 2 ny applic	Each undersigned agrees ation or continuation or div	to execute and any p nee may de to execute ision there	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also tem necessary. all papers necessary in connection of, or any patent or reissue application.	on with any interference ation based thereon.	e which may be de	clared concerning	
issue application populication 2 papplice Assign 3 airns or F 4; examinal 1 right to 1 agrees 6)	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign) Each undersigned agrees ation or continuation or divide in every way possible in) Each undersigned agrees provisions of the Internation () Each undersigned agrees to the internation of Each undersigned authorization a grant of a valid United Each undersigned authorization the United States resulting for convey the entire interest if that this assignment is bind Each undersigned hereby the each undersigned hereby the each undersigned hereby the same of the invention of the internation in the each undersigned hereby the entire interest in the each undersigned hereby the each undersigned hereby the each undersigned hereby the entire interest in the each undersigned hereby the each undersigned hereby the entire interest in the each undersigned hereby the each undersigned hereby the entire interest in the entire in	to execute and any pree may de to execute ision there obtaining to execute al Convento perform d States pages and requirements and an erein assigning on him	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of, or any patent or reissue application of any patent or reissue application for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 26, 2006 July 26, 2006 July 26, 2006 July 26, 2006 July 27, 2007 July 27, 2007 July 26, 2006 July 27, 2007 Ju	on with any interference, such interference. rform any act which no roperty or similar agree necessary to obtain, S. Patent and Tradem, as Assignee of the end, and will not execute and legal representation.	which may be defor the invention, and ye necessary in the mements. maintain or confirm the mark Office to issue the interest, and continuous are also as a superior of the memory of th	cclared concerning and to cooperate with connection with by reissue or any and all Letters ovenants that he has a conflict herewith,	
issue apoplication 2 y application 4 Assign 2 x amination 5) tents of 1 right to 1 agrees 6) ntification	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign (a supersigned agrees ation or continuation or divide in every way possible in (a) Each undersigned agrees provisions of the Internation (a) Each undersigned agrees the Each undersigned authorized (b) Each undersigned authorized (c) Each undersigned authorized (c) Each undersigned in Each undersigned is bind Each undersigned hereby good that may be necessary or of this document.	to execute and any pee may de to execute vision there obtaining to execute al Convento perform d States pages and requirements and a serie assigning on him grants the fidesirable in the series of th	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also tem necessary. all papers necessary in connection of the control of the papers and going forward with all papers and documents and petion for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 26, 2006 July 26, 2006 July 26, 2006 July 27, 2007 July 27, 2007 July 26, 2006 July 27, 2007 July 27,	on with any interference ation based thereon, such interference. In the property or similar agree necessary to obtain, S. Patent and Tradem as Assignee of the edd, and will not execute and legal representathe power to insert on of the United States P	the which may be defor the invention, and ye necessary in the ments. The maintain or confirm that office to issuentire interest, and certain ark office to issuentire interest, and certain the sassignment and the maintain and Trademant and Trademant.	cclared concerning and to cooperate with connection with by reissue or any and all Letters ovenants that he has a conflict herewith,	
lissue apoplication 2 y application 4 Assign 2 arims or p 2 x aminat 5) tents of 1 right to d agrees 6) antification	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign (and patents). Each undersigned agrees ation or continuation or divide in every way possible in (and patents). Each undersigned agrees provisions of the Internation (and Each undersigned authorized the United States resulting for convey the entire interest in that this assignment is bind Each undersigned hereby good that may be necessary or of this document.	to execute and any person to execute obtaining to execute al Convento perform d States pares and requirem assigning on him grants the fidesirable in the transfer of the trans	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also tem necessary. all papers necessary in connection of the control of the papers and going forward with all papers and documents and petion for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 26, 2006 July 26, 2006 July 26, 2006 July 27, 2007 July 27, 2007 July 26, 2006 July 27, 2007 July 27,	on with any interference ation based thereon, such interference. In the property or similar agree necessary to obtain, S. Patent and Tradem as Assignee of the edd, and will not execute and legal representathe power to insert on of the United States P	the which may be defor the invention, and ye necessary in the ments. The maintain or confirm that the other confirming the mark office to issuentire interest, and confirming and the confirming that the conf	cclared concerning and to cooperate with connection with by reissue or any and all Letters ovenants that he has a conflict herewith,	
issue ap poplicatio 2 y applic e Assign 3 aims or p examinat 5) tents of 1 right to 1 agrees 6) ntificatio ordation In	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign (and patents). Each undersigned agrees ation or continuation or divide in every way possible in (and patents). Each undersigned agrees provisions of the Internation (and patents). Each undersigned agrees the patents of a valid United (and patents). Each undersigned authorist the United States resulting it convey the entire interest in that this assignment is bind Each undersigned hereby gon that may be necessary or of this document. Witness whereof, executed (and patents).	to execute and any per may deto execute obtaining to execute al Convento perform d States pares and requirem said a neerein assigning on him grants the fidesirable of the state of the sta	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of, or any patent or reissue application of any patent or reissue application for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 26, 2006 July 26, 2006 July 26, 2006 July 26, 2006 July 27, 2007 July 27, 2007 July 26, 2006 July 27, 2007 Ju	on with any interference ation based thereon, such interference. In the property or similar agree necessary to obtain, S. Patent and Tradem as Assignee of the edd, and will not execute and legal representathe power to insert on of the United States P	the which may be defor the invention, and ye necessary in the ments. The maintain or confirm that office to issue the interest, and confirm the interest, and confirm the interest, and confirm the interest, and confirm the interest and confirmation that is a same that the interest and confirmation that is a same that it is a same	ection with such clared concerning and to cooperate with connection with a by reissue or any and all Letters ovenants that he has a conflict herewith, by further ck Office for	
issue ap poplicatio 2 y applic e Assign 3 aims or p examinat 5) tents of 1 right to 1 agrees 6) ntificatio ordation In	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign (and patents). Each undersigned agrees ation or continuation or divide in every way possible in (and patents). Each undersigned agrees provisions of the Internation (and Each undersigned authorized the United States resulting for convey the entire interest in that this assignment is bind Each undersigned hereby good that may be necessary or of this document.	to execute and any per may deto execute obtaining to execute al Convento perform d States pares and requirem said a neerein assigning on him grants the fidesirable of the state of the sta	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of, or any patent or reissue application of or any patent or reissue application for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. Julests the Commissioner of the Upplication(s) to the said Assigned, and that he has not execute a and his heirs, successors, assigner of OLIFF & BERRIDGE, PLC in order to comply with the rules and existence of the date(s) opposed inventor Signature	on with any interference, such interference, rorm any act which no roperty or similar agree necessary to obtain, S. Patent and Trademe, as Assignee of the ed, and will not execute as and legal representathe power to insert on of the United States P	the which may be defor the invention, and ay be necessary in mements. The maintain or confirm the interest, and confirm the interest and confirmation the interes	cction with such clared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has a conflict herewith, by further ck Office for	
In the last of the	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign (and patents). Each undersigned agrees ation or continuation or divide in every way possible in (and patents). Each undersigned agrees provisions of the Internation (and patents). Each undersigned agrees the patents of a valid United (and patents). Each undersigned authorist the United States resulting it convey the entire interest in that this assignment is bind Each undersigned hereby gon that may be necessary or of this document. Witness whereof, executed (and patents).	to execute and any per may deto execute vision there obtaining to execute al Convento perform d States pares and requirements and an erein assigning on him grants the fidesirable of the state of the s	all papers necessary in connection atent(s) issuing thereon, and also tem necessary. all papers necessary in connection of the content of th	on with any interference, such interference, rorm any act which no roperty or similar agree necessary to obtain, S. Patent and Trademe, as Assignee of the ed, and will not execute as and legal representathe power to insert on of the United States P	the which may be defor the invention, and ye necessary in the ments. The maintain or confirm that office to issue the interest, and confirm the interest, and confirm the interest, and confirm the interest, and confirm the interest and confirmation that is a same that the interest and confirmation that is a same that it is a same	cction with such clared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has a conflict herewith, by further ck Office for	
issue application 2 y application 4 Assign aims or p 4 I right to d agrees 6) ntification In te	illed applications) Each undersigned agrees plications for the invention, and patents as the Assign (agrees) Each undersigned agrees ation or continuation or divise in every way possible in (agrees) Each undersigned agrees or provisions of the Internation (agree) Each undersigned agrees of Each undersigned authorist (agree) Each undersigned authorist (agree) Each undersigned authorist (agree) Each undersigned hereby go that this assignment is bind Each undersigned hereby go that may be necessary or of this document. Witness whereof, executed (agree) Each undersigned hereby go that may be necessary or of this document.	to execute and any per may deto execute vision there obtaining to execute al Convento perform d States pares and requirements and an erein assigning on him grants the fidesirable of the state of the s	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also tem necessary. all papers necessary in connection of the content of the papers and going forward with all papers and documents and petion for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 26, 2006 July 26, 2006 July 26, 2006 July 27, 2007 July 27, 2007 July 26, 2006 July 27, 2007 July 27,	on with any interference cation based thereon, such interference. Form any act which no reperty or similar agree necessary to obtain, S. Patent and Trademet, as Assignee of the edd, and will not execute a and legal representate the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention, and the invention of the inventi	cclared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has an conflict herewith, by further ck Office for (SEAL)	
issue apoplication 2 y application 3 aims or pexaminal 5) tents of 1 right to 1 agrees 6) ntification In	filed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign (and patents). Each undersigned agrees ation or continuation or divide in every way possible in (and patents). Each undersigned agrees or provisions of the Internation (and patents). Each undersigned agrees of the Each undersigned authorist (and patents). Each undersigned authorist (and patents) the United States resulting for convey the entire interest in that this assignment is bind Each undersigned hereby gon that may be necessary or of this document. Witness whereof, executed (and patents).	filed to execute and any perior may deto execute to execute to execute al Convento perform d States partices and requirements assigning on him grants the first desirable in the performant of t	all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of control of, or any patent or reissue application of any patent or reissue application of protection of Industrial Pall affirmative acts which may be attent to the Assignee. The puests the Commissioner of the Upplication(s) to the said Assigned, and that he has not execute a and his heirs, successors, assigner, and the has not execute and his heirs, successors, assigner, and the comply with the rules are and the comply with the rules and the complete	on with any interference cation based thereon, is such interference. Form any act which no roperty or similar agree necessary to obtain, a.S. Patent and Trademer, as Assignee of the end, and will not execute and legal representathe power to insert on of the United States Pointer the undersigned in the undersigned in the power to insert on of the United States Pointer the undersigned in the	the which may be defor the invention, and ye necessary in the ments. The maintain or confirm that of office to issue the interest, and continue interest, and continue interest, and continues. The same of the sa	clared concerning and to cooperate with connection with such connection with the property of t	
issue ap poplication 2 y applice e Assign aims or p 4 tents of 1 right to d agrees 6) ntification In te	illed applications) Each undersigned agrees plications for the invention, and patents as the Assign is and patents as the Assign is Each undersigned agrees ation or continuation or divide in every way possible in it is Each undersigned agrees of the Internation is Each undersigned agrees the Each undersigned authorist in Each undersigned authorist the United States resulting for convey the entire interest in that this assignment is bind Each undersigned hereby good that may be necessary or of this document. Witness whereof, executed in the Each undersigned hereby good that may be necessary or of this document.	filed to execute and any period any period and any period and any period any period and any period any period and any period any period and any period and any period any period and any period and any period any period and any period any period and any period any period and any period and any period and any period any p	all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of the content of the papers and documents and personal papers and and the has not execute and his heirs, successors, assigner and his heirs and his	on with any interference cation based thereon, is such interference. If orm any act which is roperty or similar agree necessary to obtain, i. S. Patent and Trademe, as Assignee of the ed, and will not execute and legal representa the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention, and the invention of the inventi	clared concerning and to cooperate with connection with the property or any and all Letters ovenants that he has an conflict herewith, any further the Office for the content of the content of the conflict herewith, any further the Office for the conflict herewith (SEAL) (SEAL)	
issue apopulication 2 y application 3 aims or p examinal 5) tents of 1 right to 1 agrees 6) ntification In te	illed applications) Each undersigned agrees plications for the invention, and patents as the Assign beaution or continuation or divise in every way possible in Each undersigned agrees provisions of the Internation Each undersigned agrees that a grant of a valid United Each undersigned authorist the United States resulting for convey the entire interest in that this assignment is bind Each undersigned hereby gon that may be necessary or of this document. Witness whereof, executed Interest in the Each undersigned hereby gon that may be necessary or of this document.	filed to execute and any period any deto execute to execute desiring to execute al Convento perform destreament assigning on him terrain assigning	all papers necessary in connection atent(s) issuing thereon, and also tem necessary. all papers necessary in connection of the content of the papers and documents and petion for Protection of Industrial Fall affirmative acts which may be atent to the Assignee. July 26, 2006 A papers necessary in connection of the conference of the	on with any interference cation based thereon, is such interference. If orm any act which is roperty or similar agree necessary to obtain, i. S. Patent and Trademe, as Assignee of the ed, and will not execute and legal representa the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention, and the invention of the inventi	clared concerning and to cooperate with connection with the property or any and all Letters ovenants that he has an conflict herewith, by further the Office for (SEAL) (SEAL) (SEAL)	
lissue appoplication 2 ay applice e Assign 3 airms or p 4; examinat 1 right to d agrees 6) antification In te 4 e 4 e 4 e 4 e 4 e 4 e 4 e 4 e 4 e 4	illed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign Deach undersigned agrees ation or continuation or divide in every way possible in Deach undersigned agrees of the Internation Deach undersigned agrees the street of the Internation Deach undersigned authorist the United States resulting for convey the entire interest hat this assignment is bind Each undersigned hereby good that may be necessary or of this document. Witness whereof, executed Deach Internation Deach Internation of the United States resulting for convey the entire interest hat this assignment is bind Each undersigned hereby good that may be necessary or of this document.	filed to execute and any p nee may de to execute ision there obtaining to execute al Conven- to perform d States pa zes and req- rom said a nerein assig ing on him grants the fi desirable i	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of, or any patent or reissue application of or Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 1999 (July 1999) (Ju	on with any interference, such interference, such interference. If orm any act which interperty or similar agree necessary to obtain, i. S. Patent and Trademe, as Assignee of the ed, and will not execute and legal representa the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention, and the invention of the inventi	clared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has an conflict herewith, by further ck Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
lissue apoplication 2 y application 2 y application 4 y application 3 aims or p 4 y application 5 y application 6 y application 7 y applicatio	illed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign Each undersigned agrees ation or continuation or divide in every way possible in Each undersigned agrees of the Internation Each undersigned agrees the Each undersigned authorist the United States resulting for convey the entire interest hat this assignment is bind Each undersigned hereby good that may be necessary or of this document. Witness whereof, executed Each undersigned hereby good that may be necessary or of this document.	filed to execute and any p nee may de to execute ision there obtaining to execute al Conven- to perform d States pa zes and req- from said a nerein assig- ing on him grants the fi desirable in by the un	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of the content of the papers and documents and personation of the papers and documents and personation for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. Julests the Commissioner of the Upplication(s) to the said Assigner and that he has not execute a nad his heirs, successors, assigner and the complete of the Complet	on with any interference, such interference, such interference. If or any act which interference or any act which interprets or similar agree necessary to obtain, i. S. Patent and Trademe, as Assignee of the ed, and will not execute is and legal representa the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention is the invention of the invention	clared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has an conflict herewith, by further ck Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
lissue apoplication 2 y application 3 in the second agrees 6 in tification ordation 1 in the second agrees 6 in tification ordation 1 in the second agree 9 in tification ordation 1 in the second agree 9 in tification ordation 1 in the second agree 9 in tification 1 in the second agree 9 in the second	illed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign Each undersigned agrees ation or continuation or divide in every way possible in Each undersigned agrees to provisions of the Internation Each undersigned authorist the United States resulting for convey the entire interest hat this assignment is bind Each undersigned hereby good that may be necessary or of this document. Witness whereof, executed Interest Patential Control of the Internation of this document.	filed to execute and any p nee may de to execute ision there obtaining to execute al Conven- to perform d States pa zes and req- rom said a nerein assig- ing on him grants the fi desirable in by the un	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of the content of the papers and documents and personation of the papers and documents and personation for Protection of Industrial Fall affirmative acts which may be attent to the Assignee. Julests the Commissioner of the Upplication(s) to the said Assigned and that he has not execute a and his heirs, successors, assigned and his heirs, successors, assigned in order to comply with the rules and the date(s) opposed in order to comply with the rules and the date(s) opposed inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	on with any interference, such interference, such interference. If or any act which interference or any act which interprets or similar agree necessary to obtain, i. S. Patent and Trademe, as Assignee of the ed, and will not execute is and legal representa the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention is the invention of the invention	clared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has an conflict herewith, by further ck Office for (SEAL)	
lissue apoplication 2 y application 3 in the second agrees 6 in tification ordation 1 in the second agrees 6 in tification ordation 1 in the second agree 9 in tification ordation 1 in the second agree 9 in tification ordation 1 in the second agree 9 in tification 1 in the second agree 9 in the second	illed applications) Each undersigned agrees plications for the invention, ns and patents as the Assign Each undersigned agrees ation or continuation or divide in every way possible in Each undersigned agrees to provisions of the Internation Each undersigned authorist the United States resulting for convey the entire interest hat this assignment is bind Each undersigned hereby good that may be necessary or of this document. Witness whereof, executed Interest Patential Control of the Internation of this document.	filed to execute and any p nee may de to execute ision there obtaining to execute al Conven- to perform d States pa zes and req- rom said a nerein assig- ing on him grants the fi desirable in by the un	July 26, 2006 all papers necessary in connection atent(s) issuing thereon, and also term necessary. all papers necessary in connection of, or any patent or reissue application of or Protection of Industrial Fall affirmative acts which may be attent to the Assignee. July 1999 (July 1999) (Ju	on with any interference, such interference, such interference. If or any act which interference or any act which interprets or similar agree necessary to obtain, i. S. Patent and Trademe, as Assignee of the ed, and will not execute is and legal representa the power to insert on of the United States P	the which may be defor the invention, and the invention, and the invention is the invention of the invention	clared concerning and to cooperate with connection with an by reissue or any and all Letters ovenants that he has an conflict herewith, by further ck Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	